

1 CARI K. DAWSON (GA SBN 213490) Email: cari.dawson@alston.com  
2 **ALSTON + BIRD LLP**  
3 1201 West Peachtree Street  
4 Atlanta, GA 30309  
Telephone: (404) 881-7766  
Facsimile: (404) 253-8567

5 LISA GILFORD (CA SBN 171641) Email: lisa.gilford@alston.com  
6 **ALSTON + BIRD LLP**  
7 333 South Hope Street, 16<sup>th</sup> Floor  
8 Los Angeles, CA 90071  
Telephone: (213) 576-1000  
Facsimile: (213) 576-1100

9 *Lead Defense Counsel for Economic  
Loss Cases*

10 VINCENT GALVIN, JR. (CA SBN 104448)  
Email: vincent.galvinjr@bowmanandbrooke.com  
**BOWMAN AND BROOKE**  
11 1741 Technology Drive, Suite 200  
San Jose, CA 95110  
Telephone: (408) 279-5393  
Facsimile: (408) 279-5845

12 JOEL SMITH (SC SBN 5266)  
Email: joel.smith@bowmanandbrooke.com  
**BOWMAN AND BROOKE**  
13 1441 Main Street, Suite 1200  
Columbia, SC 29201  
Telephone: (803) 726-7420  
Facsimile: (803) 726-7421

14 *Lead Defense Counsel for Personal  
Injury/Wrongful Death Cases*

15 IN RE: TOYOTA MOTOR CORP.  
16 UNINTENDED ACCELERATION  
17 MARKETING, SALES PRACTICES, AND  
18 PRODUCTS LIABILITY LITIGATION

19 This document relates to:

20 ALL ECONOMIC LOSS CASES

21 Case No.: 8:10ML2151 JVS (FMOx)

22 **TOYOTA'S RESPONSE TO  
"CERTAIN ECONOMIC LOSS  
23 PLAINTIFFS' ADMINISTRATIVE  
24 MOTION TO STRIKE TOYOTA'S  
25 UNAUTHORIZED  
26 SUPPLEMENTAL BRIEF RE  
27 CHOICE OF LAW"**

1       Toyota did not file an unauthorized brief. The binder contains authorities for  
2 the Court and an index in outline form that includes authorities with explanatory  
3 parentheticals. It was Toyota's intent to point the Court to those authorities and  
4 materials that Toyota believed to be the most relevant to the Court's determination of  
5 this motion. The index and parentheticals were intended to organize the authorities  
6 that were included. The binder is not a supplemental brief, was not filed with the  
7 Court, and Toyota respectfully leaves it to the Court's discretion as to whether to  
8 utilize it in rendering its decision on the motion.

9       ///

10       ///

11       ///

12       ///

13       ///

14       ///

15       ///

16       ///

17       ///

18       ///

19       ///

20       ///

21       ///

22       ///

23       ///

24       ///

25       ///

26       ///

27       ///

28

1  
2 Dated: May 18, 2011

Respectfully submitted,

3  
4 By: \_\_\_\_\_/s/  
5 Lisa Gilford

6 CARI K. DAWSON (GA SBN 213490)  
7 Email: cari.dawson@alston.com  
8 **ALSTON + BIRD LLP**  
9 1201 West Peachtree Street  
10 Atlanta, GA 30309  
11 Telephone: (404) 881-7766  
12 Facsimile: (404) 253-8567

13 LISA GILFORD (CA SBN 171641)  
14 Email: lisa.gilford@alston.com  
15 **ALSTON + BIRD LLP**  
16 333 South Hope Street, 16<sup>th</sup> Floor  
17 Los Angeles, CA 90071  
18 Telephone: (213) 576-1000  
Facsimile: (213) 576-1100

19 ***Co-Lead Defense Counsel for Economic Loss Cases***

20 VINCENT GALVIN, JR. (CA SBN 104448)  
21 E-mail: vincent.galvinjr@bowmanandbrooke.com  
22 **BOWMAN AND BROOKE**  
23 1741 Technology Drive, Suite 200  
24 San Jose, CA 95110  
25 Telephone: (408) 279-5393  
26 Facsimile: (408) 279-5845

27 JOEL SMITH (SC SBN 5266)  
28 E-mail: joel.smith@bowmanandbrooke.com  
29 **BOWMAN AND BROOKE**  
30 1441 Main Street, Suite 1200  
31 Columbia, SC 29201  
32 Telephone: (803) 726-7420  
Facsimile: (803) 726-7421

33 ***Lead Defense Counsel for Personal Injury/Wrongful***  
***Death Cases***